UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

In re FIRSTENERGY CORP. SECURITIES LITIGATION) No. 2:20-cv-03785-ALM-KAJ
) <u>CLASS ACTION</u>
This Document Relates To:)
ALL ACTIONS) Judge Algenon L. Marbley) Magistrate Judge Kimberly A. Jolson
) _)
MFS Series Trust I, et al.,) No. 2:21-cv-05839-ALM-KAJ
Plaintiffs,)
VS.)
FirstEnergy Corp., et al.,)
Defendants.)
Brighthouse Funds Trust II – MFS Value Portfolio, et al.,) No. 2:22-cv-00865-ALM-KAJ
Plaintiffs,)
vs.)
FirstEnergy Corp., et al.,)
Defendants.)
	· · · · · · · · · · · · · · · · · · ·

ORDER

Before the Court is the parties' Joint Stipulation Regarding FirstEnergy's Motion to Stay the District Court's May 6, 2024 Opinion & Order (Doc. 653) Pending the Sixth Circuit's Resolution of its Petition for a Writ of Mandamus (Doc. 680). In it, Defendant FirstEnergy Corp. ("FirstEnergy") moves to stay the May 6 Order pending resolution of the Petition for Writ of

Mandamus filed by FirstEnergy in *In re FirstEnergy Corp.*, No. 24-3654 (6th Cir. July 29, 2024)

("Mandamus Petition"). (Doc. 680 at 3).

The Court previously denied FirstEnergy's Motion for Certification of an Order for

Interlocutory Appeal and Stay Pending Appellate Review, which involved the same issue. (Doc.

673; see Doc. 661-1 at 22 (requesting the Court impose a temporary stay of the case "pending

further appellate review under Section 1292(b) . . . or a potential petition for a writ of

mandamus.")). Likely recognizing the futility of asking for yet another stay when this issue has

been briefed ad nauseum, the parties filed this stipulation to comply with Federal Rules of

Appellate Procedure 8(a)(1) and 8(a)(2)(A). (See Doc. 680 at 3 (stipulating FirstEnergy

incorporates its prior briefing, the Mandamus Petition, and amicus briefs in support of its motion)).

Ultimately, through their stipulation, the parties "seek to avoid additional briefing . . . that may be

unnecessary." (Id. at 4).

Having considered the stipulation, prior briefing, and the Mandamus Petition,

FirstEnergy's request to stay the Court's May 6, 2024, Order & Opinion pending the Sixth

Circuit's resolution of the Mandamus Petition is **DENIED**.

The parties are WARNED that until the Sixth Circuit, this Court, or the Special Master

says otherwise, fact discovery is **not** stayed. The parties will engage in productive, good faith fact

discovery, in line with the plan ordered by the Special Master. (See Doc. 683).

IT IS SO ORDERED.

DATED: September 9, 2024

ALGENØN L. MARBLEY

UNITED STATES DISTRICT JUDGE

/s/ Kimberly A. Jolson

KIMBERLY A. JOLSON

UNITED STATES MAGISTRATE JUDGE